Case 1:11-cv-06036-DLC Document 169 Filed 03/27/15 Page 1 of 1

Case 1:11-cv-06036-DLC Document 168 Filed 03/26/15 Page 1 of 1

WILMERHALE

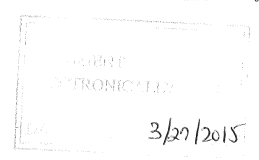
Michael J. Summersgill

+1 617 526 6261 (t) +1 617 526 5000 (f) michael.summersgill@wilmerhale.com

By ECF

March 26, 2015

Honorable Denise L. Cote United States District Court Southern District of New York 500 Pearl Street, Room 1610 New York, NY 10007



Re: Eastman Kodak Company v. Asia Optical Co. Inc., Case No. 11-cv-6036 (DLC)

Dear Judge Cote:

Eastman Kodak Company ("Kodak") respectfully submits this letter pursuant to the Court's March 24, 2015 Order. (Dkt. 161.) In response to the Court's request, Kodak does not object to disclosing the second to last sentence of Section 2.7 of the 2013 Kodak/FUJIFILM Agreement to AO's general counsel. Kodak has conferred with counsel for FUJIFILM, who also does not object to this disclosure. Counsel for FUJIFILM requested that the Court instruct and remind AO and its counsel that no part of the 2013 Kodak/FUJIFILM agreement can be used for any purpose outside of this litigation. If the Court would like a further explanation or justification for FUJIFILM's request, then FUJIFILM has indicated that it would be happy to submit a separate letter to the Court on this matter.

Respectfully submitted,

Michael J. Summersgill

Beijing

Berlin

Al is so reminded. The same contence disclosure shall be made.

3/27/15

KIND ENDORSED